## UTILITY PATENT APPLICATION TRANSMITTAL UNDER 37 C.F.R. §1.53(b)

ASSISTANT COMMISSIONER FOR PATENTS

## Box PATENT APPLICATION

Washington D.C. 20231

Sir:

Transmitted herewith for filing is the patent application of

INVENTOR OR APPLICATION IDENTIFIER: Seung June YI, Young Dae LEE and Sung Lark KWON

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METHOD FOR ALLOCATING COMMON PACKET CHANNELS

Enclosed are:

**片**[X]

58 pages of specification, claims, abstract

15 sheets of FORMAL drawing.

2 pages of newly executed Declaration & Power of

Attorney (faxed copy).

Priority Claimed to Korean Appln. Nos. P 2000-5065, **10**[X] P 2000-6361 and P 2000-9007, whose entire disclosures are incorporated herein by reference.

Small Entity Statement. 5. []

6. [] Information Disclosure Statement, Form PTO-1449 and reference.

7. [X] Assignment Papers for LG Electronics Inc. (cover sheet, assignment & assignment fee).

Certified copy of Korean Patent Application No. 8. [X] P 2000-5065, filed February 2, 2000; Korean Patent Application No. P 2000-6361 filed February 11, 2000; and Korean Patent Application No. P 2000-9007 filed February 24, 2000.

9. [X] Two (2) return postcards.

[X] Stamp & Return with Courier.

[X] Prepaid Postcard-Stamped Filing Date & Returned with Unofficial Serial Number.

10. [X] Authorization under 37 C.F.R. §1.136(a)(3). 12. [X] Other: Transmittal of Certified Priority Documents 11. [ ] Request and Certification Under 35 U.S.C. 122(b)(2)(B)(i)

					$(x_0, x_1) = (x_1, x_2) + (x_1, x_2) = (x_1, x_2) + (x_2, x_3) + (x_1, x_2) = (x_1, x_2) + (x_2, x_3) + + (x_$
For	No. Filed		No. Extra	Rate	Fee
Total Claims	27	- 20	7	X \$18.00	\$126.00
Indep. Claims	7	- 3	4	X \$80.00	\$320.00
Multiple Dependent Claims (If applicable) X \$270.00					\$0.00
BASIC FEE					\$710.00
TOTAL FILING FEE					\$1,156.00

This is a Continuation-in-part (CIP) of prior application No: \_\_\_\_. Incorporation By Reference-The entire filed \_\_\_ disclosure of the prior application is considered as being part of the disclosure of the accompanying application and is hereby incorporated by reference therein.

[ ] Amend the specification by inserting before the first line the sentence:

-- This application is a continuation-in-part of Application Serial No. \_\_\_\_\_\_ filed \_\_\_

A check in the amount of \$1,156.00 (Check #10177) is attached. [X]

Please charge my Deposit Account No. 16-0607 in the amount of \$\_\_. A duplicate copy of this sheet is enclosed.

The Commissioner is hereby authorized to charge payment of the following fees associated with this communication or credit [X]any overpayment to Deposit Account No. 16-0607. A duplicate copy is enclosed.

[X] Any additional filing fees required under 37 C.F.R. 1.16.

[X]The Commissioner is hereby authorized to charge payment of following fees during the pendency of this application or credit any overpayment to Deposit Account No. 16-0607. A duplicate copy of this sheet is enclosed.

|X|Any patent application processing fees under 37 C.F.R. 1.17.

XAny filing fees under 37 C.F.R. 1.16 for presentation of extra claims.

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Date: February 2, 2001

Case Docket No.

Docket No.:

K-259



## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Seung June YI, Young Dae LEE and Sung Lark KWON

Serial No. New U.S. Patent Application

Filed:

February 2, 2001

For:

METHOD FOR ALLOCATING COMMON PACKET CHANNELS

## AUTHORIZATION TO TREAT A REPLY AS INCORPORATING AN EXTENSION OF TIME UNDER 37 C.F.R. §1.136(a)(3)

Assistant Commissioner for Patents Washington, D. C. 20231

Sir:

The U.S. Patent and Trademark Office is hereby authorized to treat any concurrent or future reply that requires a petition for an extension of time under this paragraph for its timely submission, as incorporating a petition for extension of time for the appropriate length of time under 37 C.F.R. 1.136(a)(3). The U.S. Patent and Trademark Office is hereby authorized to charge all required extension of time fees to our Deposit Account No. 16-0607, if such fees are not otherwise provided for in such reply. A duplicate copy of this sheet is enclosed.

Respectfully submitted, FLESHNER & KIM, LLP

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Date: February 2, 2001